

CUMBERLAND LAW REVIEW

1998-1999

VOLUME 29

RAY RUSHTON DISTINGUISHED LECTURER SERIES

Remarks of Featured Speaker

Viscusi, W. Kip, A POSTMORTEM ON THE CIGARETTE SETTLEMENT, 29 CUMB. L. REV. 523.

Responses:

Klein, Andrew R., TOBACCO POLICY AND THE STATES: A RESPONSE TO PROFESSOR VISCUSI, 29 CUMB. L. REV. 577.

Pryor, Bill, REMARKS OF ALABAMA ATTORNEY GENERAL, 29 CUMB. L. REV. 569.

Schwartz, Gary T., TOBACCO, LIABILITY, AND VISCUSI, 29 CUMB. L. REV. 555.

TABLE OF LEADING ARTICLES

Acker, Jr., William M., Hon., CAN THE COURTS RESCUE ERISA?, 29 CUMB. L. REV. 285.

Crawley, John B., Hon., IS THE HONEYMOON OVER FOR COMMON-LAW MARRIAGE: A CONSIDERATION OF THE CONTINUED VIABILITY OF THE COMMON-LAW MARRIAGE DOCTRINE, 29 CUMB. L. REV. 399.

Dubina, Joel F., Hon., HOW TO LITIGATE SUCCESSFULLY IN THE

UNITED STATES COURT OF APPEALS FOR THE ELEVENTH CIRCUIT, 29 CUMB. L. REV. 1.

Godbold, John C., Hon., "LAWYER" — A TITLE OF HONOR, 29 CUMB. L. REV. 301.

Hoffman, Jerome A., RECOGNITION BY COURTS IN THE ELEVENTH CIRCUIT OF JUDGEMENT RENDERED BY COURTS OF OTHER COUNTRIES, 29 CUMB. L. REV. 65.

Maddox, Hugh, Justice, LAWYERS: THE ARISTOCRACY OF DEMOCRACY OR "SKUNKS, SNAKES, AND SHARKS"?, 29 CUMB. L. REV. 323.

McIlwain, Christopher Lyle, BACKSTAB: COMPETING WITH THE DEPARTING EMPLOYEE, 29 CUMB. L. REV. 615.

Moore, Roy S., Hon., RELIGION IN THE PUBLIC SQUARE, 29 CUMB. L. REV. 347.

Morse, Wayne, DEATH ACTIONS FOR FEDERAL RIGHTS VIOLATIONS IN ALABAMA, 29 CUMB. L. REV. 11.

Murrian, Robert P., Hon., THE ADMISSIBILITY OF EXPERT EYEWITNESS TESTIMONY UNDER THE FEDERAL RULES, 29 CUMB. L. REV. 379.

Waddell, Glenn G., & Keegan, Judith M., CHRISTIAN CONCILIATION: AN ALTERNATIVE TO "ORDINARY" ADR, 29 CUMB. L. REV. 583.

Watts, William W., COMMON LAW REMEDIES IN ALABAMA FOR CONTAMINATION OF LAND, 29 CUMB. L. REV. 37.

Whitten, Kristian D., THE FOURTEENTH AMENDMENT: JUSTICE BRADLEY'S TWENTIETH CENTURY LEGACY, 29 CUMB. L. REV. 143.

TABLE OF COMMENTS

A HOUSE BUILT ON SAND: VACATING ARBITRATION AWARDS FOR MANIFEST DISREGARD OF THE LAW, 29 CUMB. L. REV. 705.

DAMAGE CAPS IN ALABAMA'S CIVIL JUSTICE SYSTEM: AN UNCIVIL WAR WITHIN THE STATE, 29 CUMB. L. REV. 201.

LEGAL MALPRACTICE: NEGLIGENCE REFERRAL AS A CAUSE OF ACTION, 29 CUMB. L. REV. 679.

RESOLVING ARBITRATION'S NONSIGNATORY ISSUE: A CRITICAL ANALYSIS OF THE APPLICATION OF EQUITABLE ESTOPPEL IN ALABAMA COURTS, 29 CUMB. L. REV. 645.

TELEMEDICINE: HOW AN APPLE (OR ANOTHER COMPUTER) MAY BRING YOUR DOCTOR CLOSER, 29 CUMB. L. REV. 173.

THEORIES OF INJURY AND RECOVERY FOR POST-EXPOSURE, PRE-SYMPTOM PLAINTIFFS: THE SUPREME COURT TAKES A CRITICAL LOOK, 29 CUMB. L. REV. 461.

WHOSE LINE IS IT ANYWAY: HOW FAR CAN THE ALABAMA LEGISLATURE GO WHEN PRESCRIBING RULES OF EVIDENCE, PRACTICE AND PROCEDURE?, 29 CUMB. L. REV. 427.

